\$15,000 PRB: TRAYEL RESTRICTED TO SPRY/EDNY/ND OHIO AND PIRECT TRAYEL BETWEEN NY AND OHIO; SURRENDER TRAVEL DOCUMENTS (& NO NEW APPLICATIONS); REGULAR PRETRIAL SUPERVISION; DRUG TESTING/TREATMENT; MUST NOT POSSESS ANY FIREARME MUST AVOID CONTACT WITH CO-DEFENDANTS

AO 98 (Rev. 8-85)

United States District Court

SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA V.

APPEARANCE BOND CASE NUMBER

CHRISTIN VAN CAMP

07 CR 500-9 (TPG)

Defendant

AÚSA JENNA DABBS

per	Surety: We, the undersigned, jointly	y and severally	nowledge that I and my vacknowledge that we and our pay to the United States of America the sum of
S	15,000	, and there ha	as been deposited in the Registry of the Court the sum of
S	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	in cash or	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
			Describe other security
	The conditions of this bond are that	the defendant	CHRISTIN VAN CAMP

is to appear before this court and at such other places as the defendant may be required to appear, in accordance with any and all orders and directions relating to the defendant's appearance in this case, including appearance for violation of a condition of defendant's release as may be ordered or notified by this court or any other United States district court to which the defendant may be held to answer or the cause transferred. The defendant is to abide by any judgment entered in such a manner by surrendering to serve any sentence imposed and obeying any order or direction in connection with such judgement.

It is agreed and understood that this is a continuing bond (including any proceeding on appeal or review) which shall continue until such time as the undersigned are exonerated.

If the defendant appears as ordered or notified and otherwise obeys and performs the foregoing conditions of this bond, then this bond is to be void, but if the defendant fails to obey or perform any of these conditions, payment of the amount of this bond shall be due forthwith. Forfeiture of this bond for any breach of its conditions may be declared by any United States district court having cognizance of the above entitled matter at the time of such breach and if the bond if forfeited and if the forfeiture is not set aside or remitted, judgment may be entered upon motion in such United States district court against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and any other laws of the United States.

This bond is signed on	June 22, 2007	at U.S. Courthouse, 500 Pearl Street, New York, N.Y. 10007
Defendant (\frac{\frac{1}{1}}{1}\frac{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}{1}\frac{1}\frac{1}{1}\frac{1}{1}\frac{1}\frac{1}{1}\frac{1}{1}\frac{1}{1	Vancang N CAMP	Address Allience, Onio Ulileon
Surety		Address
Surety		Address
Signed and acknowledg	ed before me on	June 22, 2007 Date Mitur Chy as to a
Approved:	Dall-	Mutin Chy as to O

c 8/97 B Kaliabakos U. S D C.-S D N N